

## State of Arizona

Douglas A. Ducey Governor

### Office of the Governor

**EXECUTIVE OFFICE** 

May 13, 2019

The Honorable Katie Hobbs Secretary of State 1700 W. Washington, 7<sup>th</sup> Floor Phoenix, AZ 85007

Dear Secretary Hobbs:

I am transmitting to you the following bill from the Fifty-fourth Legislature, 1st Regular Session, which I signed on May 13<sup>th</sup>, 2019:

- H.B. 2074 treatment and education facilities; exemption (Bowers)
- H.B. 2241 JLAC; political subdivisions; investigation (Kern)
- H.B. 2433 G&F; trophy definition; repeal (Cobb)
- H.B. 2442 community services special plates (Griffin)
- H.B. 2453 land use plans; contents; aggregates (Griffin)
- H.B. 2692 state drink; lemonade (Petersen)
- S.B. 1026 school pupils; emergency medication administration (Carter)
- S.B. 1096 health professionals data; repository (Carter)
- S.B. 1112 juvenile group homes; license; DCS (Pace)
- S.B. 1139 redistricting; legislative district one (Fann)
- S.B. 1261 lobbyists; filings; attestations (Livingston)
- S.B. 1315 victims' rights; refusal of interviews (E. Farnsworth)
- S.B. 1441 county officers; confidentiality; e-mail (Pratt)
- S.B. 1483 vulnerable adults; financial exploitation (Mesnard)
- S.B. 1526 firefighting foam; prohibited uses (Carter)
- S.B. 1534 annuity disclosure; rules (Brophy-McGee)
- S.B. 1535 AHCCCS; opioid treatment programs; requirements (Brophy-McGee)

Sincerely,

Douglas A. Ducey

Governor

State of Arizona

cc:

Senate Secretary

Chief Clerk of the House of Representatives

Arizona News Service

House Engrossed
FILED
KATIE HOBBS
SECRETARY OF STATE

State of Arizona House of Representatives Fifty-fourth Legislature First Regular Session 2019

# CHAPTER 212 HOUSE BILL 2453

AN ACT

AMENDING SECTIONS 9-461.05, 11-804 AND 27-106, ARIZONA REVISED STATUTES; RELATING TO LAND USE PLANNING.

(TEXT OF BILL BEGINS ON NEXT PAGE)

Be it enacted by the Legislature of the State of Arizona:

Section 1. Section 9-461.05, Arizona Revised Statutes, is amended to read:

#### 9-461.05. General plans; authority; scope

- A. Each planning agency shall prepare and the governing body of each municipality shall adopt a comprehensive, long-range general plan for the development of the municipality. The planning agency shall coordinate the production of its general plan with the creation of the state land department conceptual land use plans under title 37, chapter 2, article 5.1 and shall cooperate with the state land department regarding integrating the conceptual state land use plans into the municipality's general land use plan. The general plan shall include provisions that identify changes or modifications to the plan that constitute amendments and major amendments. The plan shall be adopted and readopted in the manner prescribed by section 9-461.06.
- B. The general plan shall be so prepared that all or individual elements of it THE PLAN may be adopted by the governing body and that it THE PLAN may be made applicable to all or part of the territory of the municipality.
- C. The general plan shall consist of a statement of community goals and development policies. It THE PLAN shall include maps, any necessary diagrams and text setting forth objectives, principles, standards and plan proposals. The plan shall include the following elements:
  - 1. A land use element that:
- (a) Designates the proposed general distribution and location and extent of such uses of the land for housing, business, industry, agriculture, recreation, education, public buildings and grounds, open space and other categories of public and private uses of land as may be appropriate to the municipality.
- (b) Includes a statement of the standards of population density and building intensity recommended for the various land use categories covered by the plan.
- (c) Identifies specific programs and policies that the municipality may use to promote infill or compact form development activity and locations where those development patterns should be encouraged.
- (d) Includes consideration of air quality and access to incident solar energy for all general categories of land use.
- (e) Includes policies that address maintaining a broad variety of land uses, including the range of uses existing in the municipality when the plan is adopted, readopted or amended.
- (f) For cities and towns with territory in the vicinity of a military airport or ancillary military facility as defined in section 28-8461, includes consideration of military airport or ancillary military facility operations. On or before December 31, 2005, If a city or town includes land in a high noise or accident potential zone as defined in section 28-8461, the city or town shall identify the boundaries of the

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 high noise or accident potential zone in its general plan for purposes of planning land uses in the high noise or accident potential zone that are compatible with the operation of the military airport or ancillary military facility pursuant to section 28-8481, subsection J.

- (g) Includes sources of <del>currently identified</del> aggregates from maps that are available from state agencies, INFORMATION ON HOW TO LOCATE EXISTING MINES FROM THE ARIZONA GEOLOGICAL SURVEY, CONSIDERATION OF EXISTING MINING OPERATIONS AND SUITABLE GEOLOGIC RESOURCES, policies to preserve currently identified aggregates sufficient for future development and policies to avoid incompatible land uses, except that this subdivision shall not be construed to affect any permitted underground storage facility or limit any person's right to obtain a permit for an underground storage facility pursuant to title 45, chapter 3.1.
- 2. A circulation element consisting of the general location and extent of existing and proposed freeways, arterial and collector streets, bicycle routes and any other modes of transportation as may be appropriate, all correlated with the land use element of the plan.
- D. For cities and towns having WITH a population of more than two thousand five hundred persons but less than ten thousand persons and whose population growth rate exceeded an average of two per cent PERCENT per year for the ten year TEN-YEAR period before the most recent United States decennial census and for cities and towns having WITH a population of ten thousand or more persons according to the most recent United States decennial census, the general plan shall include, and for other cities and towns the general plan may include:
  - 1. An open space element that includes:
- (a) A comprehensive inventory of open space areas, recreational resources and designations of access points to open space areas and resources.
- (b) An analysis of forecasted needs, policies for managing and protecting open space areas and resources and implementation strategies to acquire additional open space areas and further establish recreational resources.
- (c) Policies and implementation strategies designed to promote a regional system of integrated open space and recreational resources and a consideration of any existing regional open space plans.
- 2. A growth area element, specifically identifying those areas, if any, that are particularly suitable for planned multimodal transportation and infrastructure expansion and improvements designed to support a planned concentration of a variety of uses, such as residential, office, commercial, tourism and industrial uses. This element shall include policies and implementation strategies that are designed to:
- (a) Make automobile, transit and other multimodal circulation more efficient, make infrastructure expansion more economical and provide for a rational pattern of land development.

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- (b) Conserve significant natural resources and open space areas in the growth area and coordinate their location to similar areas outside the growth area's boundaries.
- (c) Promote the public and private construction of timely and financially sound infrastructure expansion through the use of infrastructure funding and financing planning that is coordinated with development activity.
- 3. An environmental planning element that contains analyses, policies and strategies to address anticipated effects, if any, of plan elements on air quality, water quality and natural resources associated with proposed development under the general plan. The policies and strategies to be developed under this element shall be designed to have community-wide applicability and shall not require the production of an additional environmental impact statement or similar analysis beyond the requirements of state and federal law.
- 4. A cost of development element that identifies policies and strategies that the municipality will use to require development to pay its fair share toward the cost of additional public service needs generated by new development, with appropriate exceptions when in the public interest. This element shall include:
- (a) A component that identifies various mechanisms that are allowed by law and that can be used to fund and finance additional public services necessary to serve the development, including bonding, special taxing districts, development fees, in lieu fees, facility construction, dedications and service privatization.
- (b) A component that identifies policies to ensure that any mechanisms that are adopted by the municipality under this element result in a beneficial use to the development, bear a reasonable relationship to the burden imposed on the municipality to provide additional necessary public services to the development and otherwise are imposed according to law.
  - 5. A water resources element that addresses:
- (a) The known legally and physically available surface water, groundwater and effluent supplies.
- (b) The demand for water that will result from future growth projected in the general plan, added to existing uses.
- (c) An analysis of how the demand for water that will result from future growth projected in the general plan will be served by the water supplies identified in subdivision (a) of this paragraph or a plan to obtain additional necessary water supplies.
- E. The general plan shall include for cities WITH A POPULATION of fifty thousand persons or more and may include for cities WITH A POPULATION of less than fifty thousand persons the following elements or any part or phase of the following elements:
- 1. A conservation element for the conservation, development and utilization of natural resources, including forests, soils, rivers and

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other waters, harbors, fisheries, wildlife, minerals and other natural resources. The conservation element may also cover:

- (a) The reclamation of land.
- (b) Flood control.
- (c) Prevention and control of the pollution of streams and other waters.
- (d) Regulation of the use of land in stream channels and other areas required for the accomplishment of the conservation plan.
- (e) Prevention, control and correction of the erosion of soils, beaches and shores.
  - (f) Protection of watersheds.
- 2. A recreation element showing a comprehensive system of areas and public sites for recreation, including the following and, if practicable, their locations and proposed development:
  - (a) Natural reservations.
  - (b) Parks.
  - (c) Parkways and scenic drives.
  - (d) Beaches.
  - (e) Playgrounds and playfields.
  - (f) Open space.
  - (g) Bicycle routes.
  - (h) Other recreation areas.
- 3. The circulation element provided for in subsection C, paragraph 2 of this section shall also include for cities WITH A POPULATION of fifty thousand persons or more and may include for cities WITH A POPULATION of less than fifty thousand persons recommendations concerning parking facilities, building setback requirements and the delineations of such systems on the land, a system of street naming and house and building numbering and other matters as may be related to the improvement of circulation of traffic. The circulation element may also include:
- (a) A transportation element showing a comprehensive transportation system, including locations of rights-of-way, terminals, viaducts and grade separations. This element of the plan may also include port, harbor, aviation and related facilities.
- (b) A transit element showing a proposed system of rail or transit lines or other mode of transportation as may be appropriate.
- 4. A public services and facilities element showing general plans for police, fire, emergency services, sewage, refuse disposal, drainage, local utilities, rights-of-way, easements and facilities for them.
- 5. A public buildings element showing locations of civic and community centers, public schools, libraries, police and fire stations and other public buildings.
- 6. A housing element consisting of standards and programs for the elimination of substandard dwelling conditions, for the improvement of housing quality, variety and affordability and for provision of adequate sites for housing. This element shall contain an identification and

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analysis of existing and forecasted housing needs. This element shall be designed to make equal provision for the housing needs of all segments of the community regardless of race, color, creed or economic level.

- 7. A conservation, rehabilitation and redevelopment element consisting of plans and programs for:
  - (a) The elimination of slums and blighted areas.
- (b) Community redevelopment, including housing sites, business and industrial sites and public building sites.
  - (c) Other purposes authorized by law.
- 8. A safety element for the protection of the community from natural and artificial hazards, including features necessary for such protection as evacuation routes, peak load water supply requirements, minimum road widths according to function, clearances around structures and geologic hazard mapping in areas of known geologic hazards.
- 9. A bicycling element consisting of proposed bicycle facilities such as bicycle routes, bicycle parking areas and designated bicycle street crossing areas.
  - 10. An energy element that includes:
- (a) A component that identifies policies that encourage and provide incentives for efficient use of energy.
- (b) An assessment that identifies policies and practices that provide for greater uses of renewable energy sources.
- 11. A neighborhood preservation and revitalization element, including:
- (a) A component that identifies city programs that promote home ownership, that provide assistance for improving the appearance of neighborhoods and that promote maintenance of both commercial and residential buildings in neighborhoods.
- (b) A component that identifies city programs that provide for the safety and security of neighborhoods.
- F. The water resources element of the general plan does not require:
  - 1. New independent hydrogeologic studies.
  - 2. The city or town to be a water service provider.
- G. The land use element of a general plan of a city with a population of more than one million persons shall include protections from encroaching development for any shooting range that is owned by this state and that is located within or adjacent to the exterior municipal boundaries on or before January 1, 2004. The general plan shall establish land use categories within at least one-half mile from the exterior boundaries of the shooting range that are consistent with the continued existence of the shooting range and that exclude incompatible uses such as residences, schools, hotels, motels, hospitals or churches except that land zoned to permit these incompatible uses on August 25, 2004 are exempt from this exclusion. For the purposes of this subsection, "shooting range" means a permanently located and improved area that is designed and

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operated for the use of rifles, shotguns, pistols, silhouettes, skeet, trap, black powder or any other similar sport shooting in an outdoor environment. Shooting range does not include:

- 1. Any area for the exclusive use of archery or air guns.
- 2. An enclosed indoor facility that is designed to offer a totally controlled shooting environment and that includes impenetrable walls, floor and ceiling, adequate ventilation, lighting systems and acoustical treatment for sound attenuation suitable for the range's approved use.
- 3. A national guard facility located in a city or town with a population of more than one million persons.
- 4. A facility that was not owned by this state before January 1, 2002.
- H. The policies and strategies to be developed under these elements shall be designed to have community-wide applicability and this section does not authorize the imposition of dedications, exactions, fees or other requirements that are not otherwise authorized by law.
- Sec. 2. Section 11-804, Arizona Revised Statutes, is amended to read:

#### 11-804. Comprehensive plan; contents

A. The commission shall formulate and the board of supervisors shall adopt or readopt a long-term comprehensive plan for the development of the area of jurisdiction in the manner prescribed by this article. comprehensive plan, with the accompanying maps, plats, charts descriptive matter, shall show the commission's recommendations for the development of the area of jurisdiction. The comprehensive plan shall be made with the general purpose of guiding and accomplishing a coordinated, adjusted and harmonious development of the area of jurisdiction pursuant to the present and future needs of the county. The comprehensive plan shall be developed so as to conserve the natural resources of the county, to ensure efficient expenditure of public monies and to promote the health, safety, convenience and general welfare of the public. comprehensive plan may include studies and recommendations relative to the location, character and extent of highways, railroads, bus and other transportation routes, bicycle facilities, bridges, public buildings, public services, schools, parks, open space, housing quality, variety and affordability, parkways, hiking and riding trails, airports, forests, projects affecting conservation of dams, wildlife areas, resources, air quality, water quality and floodplain zoning. In the preparation of the comprehensive plan, the commission shall make surveys and studies of the present conditions and prospective future growth of the area of the jurisdiction. The comprehensive plan shall be a public record, but its purpose and effect shall be primarily as an aid to the county planning and zoning commission and to the board of supervisors in the performance of their duties. The comprehensive plan shall include provisions that identify changes or modifications that constitute amendments and major amendments to the plan.

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- B. In addition to the other matters that are required or authorized under this section and this article, for counties with a population of more than one hundred twenty-five thousand persons, the comprehensive plan shall include, and for other counties the comprehensive plan may include:
- 1. Planning for land use that designates the proposed general distribution and location and extent of uses of the land for housing, business, industry, agriculture, recreation, education, public buildings and grounds, open space and other categories of public and private uses of land appropriate to the county. The land use plan shall include:
- (a) A statement of the standards of population density and building intensity recommended for the various land use categories covered by the plan.
- (b) Specific programs and policies that the county may use to promote compact form development activity and locations where those development patterns should be encouraged.
- (c) Consideration of air quality and access to incident solar energy for all general categories of land use.
- (d) Policies that address maintaining a broad variety of land uses, including the range of uses existing in the county at the time the plan is adopted, readopted or amended.
- (e) Currently identified sources of aggregates from maps that are available from state agencies, INFORMATION ON HOW TO LOCATE EXISTING MINES FROM THE ARIZONA GEOLOGICAL SURVEY, CONSIDERATION OF EXISTING MINING OPERATIONS AND SUITABLE GEOLOGIC RESOURCES, policies to preserve currently identified aggregates sufficient for future development and policies to avoid incompatible land uses, except that this subdivision shall not be construed to affect any permitted underground storage facility or limit any person's right to obtain a permit for an underground storage facility pursuant to title 45, chapter 3.1.
- 2. Planning for circulation consisting of the general location and extent of existing and proposed freeways, arterial and collector streets, bicycle routes and any other modes of transportation as may be appropriate, all correlated with the land use plan under paragraph 1 of this subsection.
  - 3. Planning for water resources that addresses:
- (a) The known legally and physically available surface water, groundwater and effluent supplies.
- (b) The demand for water that will result from future growth projected in the comprehensive plan, added to existing uses.
- (c) An analysis of how the demand for water that will result from future growth projected in the comprehensive plan will be served by the water supplies identified in subdivision (a) of this paragraph or a plan to obtain additional necessary water supplies.
  - 4. Planning for energy use that:
  - (a) Encourages and provides incentives for efficient use of energy.

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- (b) Identifies policies and practices for greater use of renewable energy.
- C. In addition to the other matters that are required or authorized under this section and this article, for counties with a population of more than two hundred thousand persons, the comprehensive plan shall include, and for other counties the comprehensive plan may include:
- 1. Planning for open space acquisition and preservation. The open space plan shall include:
- (a) A comprehensive inventory of open space areas, recreational resources and designations of access points to open space areas and resources.
- (b) An analysis of forecasted needs, policies for managing and protecting open space areas and resources and implementation strategies to acquire additional open space areas and further establish recreational resources.
- (c) Policies and implementation strategies designed to promote a regional system of integrated open space and recreational resources and a consideration of any existing regional open space plan.
- 2. Planning for growth areas, specifically identifying those areas, if any, that are particularly suitable for planned multimodal transportation and infrastructure expansion and improvements designed to support a planned concentration of a variety of uses, such as residential, office, commercial, tourism and industrial uses. The mixed use planning shall include policies and implementation strategies that are designed to:
- (a) Make automobile, transit and other multimodal circulation more efficient, make infrastructure expansion more economical and provide for a rational pattern of land development.
- (b) Conserve significant natural resources and open areas in the growth area and coordinate their location to similar areas outside the growth area's boundaries.
- (c) Promote the public and private construction of timely and financially sound infrastructure expansion through the use of infrastructure funding and financing planning that is coordinated with development activity.
- 3. An environmental planning element that contains analyses, policies and strategies to address anticipated effects, if any, of plan elements on air quality, water quality and natural resources associated with proposed development under the comprehensive plan. The policies and strategies to be developed under this element shall be designed to have countywide applicability and shall not require the production of an additional environmental impact statement or similar analysis beyond the requirements of state and federal law.
- 4. A cost of development element that identifies policies and strategies that the county will use to require development to pay its fair share toward the cost of additional public facility needs generated by new

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development, with appropriate exceptions when in the public interest. This element shall include:

- (a) A component that identifies various mechanisms that are allowed by law and that can be used to fund and finance additional public services necessary to serve the development, including bonding, special taxing districts, development fees, in lieu fees and facility construction, dedications and privatization.
- (b) A component that identifies policies to ensure that any mechanisms that are adopted by the county under this element result in a beneficial use to the development, bear a reasonable relationship to the burden imposed on the county to provide additional necessary public facilities to the development and otherwise are imposed pursuant to law.
- D. The water resources element of the comprehensive plan does not require:
  - 1. New independent hydrogeologic studies.
  - 2. The county to be a water service provider.
- E. In applying an open space element or a growth element of a comprehensive plan, a county shall not designate private or state land as open space, recreation, conservation or agriculture unless the county receives the written consent of the landowner or provides an alternative, economically viable designation in the comprehensive plan or zoning ordinance, allowing at least one residential dwelling per acre. If the landowner is the prevailing party in any action brought to enforce this subsection, a court shall award fees and other expenses to the landowner. Each county shall incorporate this subsection into its comprehensive plan and provide a process for a landowner to resolve discrepancies relating to this subsection.
- F. The policies and strategies to be developed under these elements shall be designed to have regional applicability.
- G. For counties with territory in the vicinity of a military airport or ancillary military facility as defined in section 28-8461, the commission shall also consider military airport or ancillary military facility operations and, on or before December 31, 2005, shall identify the boundaries of any high noise or accident potential zone as defined in section 28-8461 in its comprehensive plan for purposes of planning land uses in the high noise or accident potential zone that are compatible with the operation of the military airport or ancillary military facility pursuant to section 28-8481, subsection J.
- Sec. 3. Section 27-106, Arizona Revised Statutes, is amended to read:

## 27-106. <u>Duties of Arizona geological survey: mining, mineral and natural resources educational museum</u>

- A. Under the operation, management and authority of the university of Arizona, the Arizona geological survey shall:
- 1. Map and describe the bedrock and related geologic materials and processes in this state, as follows:

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- (a) Prepare geologic maps that show the distribution of rock formations and surficial materials at the surface and in the subsurface.
- (b) Describe the character of rock and surficial materials, including their age, origin and physical and chemical properties.
- (c) Map, describe and monitor known and potential geologic hazards and limitations to land and resource management.
- (d) Map and characterize energy and mineral resources and identify areas that may have potential for future discoveries.
- 2. Provide objective, scientific information about the geologic character of this state as follows:
- (a) Provide timely, courteous responses to requests for information, advice and assistance from the public.
- (b) Maintain a computerized bibliographic database of maps and reports on the geology of this state that is accessible to the public.
- (c) Maintain an internet website that includes information about the Arizona geological survey, products and services available and the geologic character of this state.
- (d) Give lectures and talks, conduct workshops, lead field trips and provide information and assistance to public, educational and professional groups.
- (e) Publish reports and other information, written in nontechnical terms, to inform those who are not trained in geology about the geologic character of this state.
- 3. Prepare all data files of known areas of earth fissures, produce maps of those areas with overlays showing affected counties, cities, towns, highways and streets and transmit the maps in printed and electronic format to the state real estate department for THE purposes of providing public access to the earth fissure maps pursuant to this paragraph and section 32-2117. The Arizona geological survey shall provide any map to any member of the public in printed or electronic format on request. The following notice shall be displayed below each map:

#### Notice

The state of Arizona has made a reasonable effort to ensure the accuracy of this map when it was produced, but errors may be present and the state of Arizona does not guarantee its accuracy. The map supplements, and is not a substitute for, a professional inspection of property for defects and conditions.

4. Operate and maintain a central repository and a computerized database for reports, books, maps and other publications regarding the geology, mining and mineral resources and associated technologies. Such repository and database shall be available for the use of the public and may be located at or connected with the university of Arizona or another state university or agency of this state. All databases and other archival materials shall be maintained in a secure and retrievable format

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and at a location prescribed by the state geologist to protect and preserve information from damage or destruction.

- 5. Utilize the services and expertise of the universities of this state at the discretion of the state geologist.
  - 6. Cooperate with local, county, state and federal agencies.
- 7. Provide quality mining data, evaluation and assistance relating to mining and mineral development to the legislature, federal, state and local governmental agencies and the public.
- 8. Serve as a source of mining information and data necessary or advisable to attain its objectives. The Arizona board of regents may establish reasonable fees for publications and other services of the Arizona geological survey.
- 9. Cooperate with the  $\frac{Arizona}{corporation}$  commission in its investigations and administration of laws, relating to the sale of mining securities.
- 10. KEEP AN ANNUALLY UPDATED DATABASE RELATING TO EXISTING MINES IN THIS STATE THAT WOULD ALLOW MUNICIPALITIES AND COUNTIES TO IDENTIFY AREAS WITH MINERAL AND AGGREGATE MINES FOR PLANNING PURPOSES REQUIRED UNDER SECTIONS 9-461.05 AND 11-804.
- B. In coordination with the mining, mineral and natural resources educational museum advisory council established by section 27-111, the university of Arizona shall operate and maintain a mining, mineral and natural resources educational museum as the state depository for collecting, cataloging and displaying mining, mineral and natural resources artifacts and specimens. In connection with the mining, mineral and natural resources educational museum, the university of Arizona may:
- 1. Promote the recognition and celebration of the historical, cultural, economic and social contributions to this state made by the mining, mineral and natural resources industries in this state, including the livestock and agricultural industries.
- 2. Apply for and accept grants, gifts, bequests of legacies of real or personal property, donations, including donations of time, services and materials, or any other contribution, financial or otherwise, for use in accordance with the direction of the donor or, in the absence of an express direction, as prescribed by the university of Arizona. Monies received pursuant to this paragraph shall be deposited in a separate mining, mineral and natural resources educational museum account in the geological survey fund established by section 27-107 to be used exclusively for the maintenance, restoration and operations of the mining, mineral and natural resources educational museum.
- 3. Accept from the federal or state government, any local government or any of their agencies restricted and unrestricted monies made available to this state for the mining, mineral and natural resources educational museum.
- 4. Establish and collect entrance fees to the mining, mineral and natural resources educational museum.

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- 5. Operate a retail gift shop, including the acquisition, purchase and resale of mining, mineral and natural resources specimens and related items.
- 6. Employ a curator for the mining, mineral and natural resources educational museum who possesses knowledge or experience in natural resources and operating a museum.
- 7. Operate educational programming for the mining, mineral and natural resources educational museum.
- 8. Accept the services of volunteers and provide oversight for their activities.
- 9. Pay the necessary maintenance and operation expenses of the mining, mineral and natural resources educational museum.
  - C. The university of Arizona:
- 1. Under the advisement of the mining, mineral and natural resources educational museum advisory council, shall adopt a collections management policy that is consistent with national standards and best practices for museums in the United States established by a national association of museums.
- 2. Shall maintain the items, artifacts and other inventory received for display or storage, including equipment and outdoor displays.
- 3. In coordination with the mining, mineral and natural resources educational museum advisory council and pursuant to the standards and best practices adopted pursuant to paragraph 1 of this subsection, may sell or otherwise dispose of materials received for the mining, mineral and natural resources educational museum.
- 4. Shall operate, manage and maintain the mining, mineral and natural resources educational museum at the location where it is housed on August 9, 2017 consistent with this article.

APPROVED BY THE GOVERNOR MAY 13, 2019.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 13, 2019.

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